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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/927,619		08/10/2001	Arvind D. Patel	11836.0702.NPUS00	5353
27551	7590	06/04/2003			
STEPHEN H. CAGLE HOWREY SIMON ARNOLD & WHITE LLP 750 BERING DRIVE			EXAMINER		
			TUCKER, PHILIP C		
HOUSTON	, TX 770:	57		ART UNIT	PAPER NUMBER
				1712	7
				DATE MAILED: 06/04/2003	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary	927619 Examiner		- I - I
		UCKER 7	1 2
-The MAILING DATE of this communication appears	on the cover sheet be	eneath the correspond	lence address—
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	MONTH(S) FROM 1	THE MAILING DATE
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1 from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a re</li> <li>If NO period for reply is specified above, such period shall, by default,</li> <li>Failure to reply within the set or extended period for reply will, by state</li> <li>Any reply received by the Office later than three months after the mail term adjustment. See 37 CFR 1.704(b).</li> </ul>	oly within the statutory min expire SIX (6) MONTHS for the, cause the application t	imum of thirty (30) days will om the mailing date of this o o become ABANDONED (3)	be considered timely. communication. 5 U.S.C. § 133).
Status			
Responsive to communication(s) filed on $\frac{3/19}{}$	23		•
↑ This action is <b>FINAL.</b>			
☐ Since this application is in condition for allowance except accordance with the practice under Ex parte Quayle, 1935.	or formal matters, <b>pro</b> C.D. 1 1; 453 O.G. 213	secution as to the me	rits is closed in
Disposition of Claims			
7 Claim(s) 1, 4-9 11, 13, 14, 17-2	2,25-30,3	is/are pending in	the application.
Of the above claim(s)			from consideration.
☐ Claim(s)	·	is/are allowed.	
Q Claim(s) 1, 4-9, 11, 13, 14, 17-22, 25-	30,32,35	is/are rejected.	
□ Claim(s)	<u> </u>	is/are objected to	) <b>.</b>
□ Claim(s)			triction or election
□ Claim(s)Application Papers		requirement	triction or election
☐ Claim(s)	is □ approved	requirement	triction or election
□ Claim(s)Application Papers	is □ approved	requirement	triction or election
☐ Claim(s)	is □ approved	requirement	triction or election
☐ Claim(s)  Application Papers ☐ The proposed drawing correction, filed on ☐ The drawing(s) filed on is/are object	is □ approved	requirement	triction or election
☐ Claim(s)	is □ approved	requirement	triction or election
☐ Claim(s)	is □ approved ed to by the Examiner	requirement □ disapproved.	triction or election
☐ Claim(s)	is □ approved ed to by the Examiner	requirement □ disapproved.	triction or election
□ Claim(s)	is approved ed to by the Examiner der 35 U.S.C. § 119 (a) ceived.	requirement  ☐ disapproved.  —(d).	
□ Claim(s)	is □ approved ed to by the Examiner der 35 U.S.C. § 119 (a) ceived.	requirement  ☐ disapproved.  —(d).	
□ Claim(s)	is approved ed to by the Examiner der 35 U.S.C. § 119 (a) beived. Seived in Application N have been received	requirement  disapproved.  (d).	
□ Claim(s)	is  approved ed to by the Examiner der 35 U.S.C. § 119 (a) beived. Served in Application Nave been received Bureau (PCT Rule 17.2)	requirement  disapproved.  (d).	
□ Claim(s)	is  approved ed to by the Examiner der 35 U.S.C. § 119 (a) beived. Served in Application Nave been received Bureau (PCT Rule 17.2)	requirement  disapproved.  (d).	
Application Papers  The proposed drawing correction, filed on	is approved ed to by the Examiner der 35 U.S.C. § 119 (a) serived. Serived in Application N have been received Bureau (PCT Rule 17.2)	requirement  disapproved.  (d).	
□ Claim(s)	is approved ed to by the Examiner der 35 U.S.C. § 119 (a) beived. Seived in Application N have been received Bureau (PCT Rule 17.2)	requirement  disapproved.  (d).	
Application Papers  The proposed drawing correction, filed on	is pproved ad to by the Examiner der 35 U.S.C. § 119 (a) beived. Served in Application N have been received Bureau (PCT Rule 17.2)	requirement  disapproved.  (d).	

U.S. Patent and Trademark Office PTO-326 (Rev. 11/00)

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 4-9, 11, 13, 14, 17-22, 25-30, 32 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 96/18383 in view of Brown (2900336) and Patel (5189012).

WO '383 teaches a water in oil emulsion which comprises a polyalphaolefin continuous phase which can comprise a polyglyceryl fatty acid diester such as triglyceryl diisostearate (page 3, lines 6-9). The use of diglyceryl diisostearate would be obvious over the teaching of the compounds diglyceryl dipalminate and triglyceryl diisostearate, and the general teaching of a polyglyceryl fatty acid diester by WO '383. The emulsion is taught as being useful as a drilling fluid. WO '383 differs from the present invention in that the specific use of a weighting agent is not exemplified. Brown teaches that drilling fluids, such as water in oil emulsions will have weighting materials such as barite, iron oxide or galena added to impart proper density (column 1, lines 25-30). Patel teaches that polyalphaolefin continuous phase water in oil emulsions may comprise weighting materials, such as barite, iron oxide and calcium carbonate to

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impart a specific density to the drilling fluid (column 9, lines 23-32). The examples further teach the use of calcium chloride in the drilling fluid emulsions (see examples). It would be obvious to one of ordinary skill in the art to utilize weighting materials as taught by Brown and Patel, in the fluid of WO '383, given the teaching of Brown and Patel that such weighting materials are useful in obtaining the desired density for water in oil emulsion drilling fluids. The utility of such fluids in drilling subterranean formations would be obvious over the teaching of their utility as drilling fluids.

- 3. Applicants amendment has distinguished over Jakobson. A new rejection is presented herein in view of WO 96/18383.
- 4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Tucker whose telephone number is (703) 308-0529. The examiner's normal working hours are 7:30am-4:00pm, Monday-Friday. If necessary SPE Robert Dawson may be contacted at 703-308-2340. For inquiries of a general nature call the receptionist at 703-308-0651. The group FAX no. is 703-872-9310. The after final fax no. Is 703-872-9311.

PCT-2816 May 30, 2003

PHILIP C. TUCKER ART UNIT 1712